



IN THE HIGH COURT OF PUNJAB & HARYANA
AT CHANDIGARH

119

CR-3138-2025

Date of Decision.:22.05.2025

Sukhchain Singh

Petitioner

Vs.

Nirmal Singh

Respondent

CORAM: HON'BLE MR. JUSTICE DEEPAK GUPTA

Present: Mr. Ramesh Sharma, Advocate for the petitioner.

DEEPAK GUPTA, J. (ORAL)

Petitioner assails order dated 06.05.2025 (Annexure P-3) passed by learned Civil Judge (Junior Division), Nakodar, whereby objections filed by him in Execution Case No.1 of 2024 had been dismissed.

Suit for recovery of ₹2,72,000/- along with interest filed by plaintiff Nirmal Singh (*decree-holder/respondent herein*) was decreed on 28.04.2022. The suit was based upon pronote and receipt. Execution was filed in which the petitioner/judgment-debtor raised objection that alleged pronote was the result of fraud and that he had not borrowed any amount.

The Executing Court has rightly dismissed the objection by observing that the Executing Court cannot go behind the decree and that the judgment-debtor had already contested the matter.

This Court does not find any illegality or perversity in the impugned order. As such, holding the present petition to be devoid of any merit, same is hereby dismissed.

(DEEPAK GUPTA)
JUDGE

May 22, 2025

Neetika Tuteja

Whether Speaking/reasoned Yes/No

Whether Reportable Yes/No